July 16, 2025

Hon. Orelia E. Merchant United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 10007

> Artec Europe S.À R.L., v. Shenzhen Creality 3D Tech Co., Ltd, et al. Re: Case No. 1:22-1676 (OEM)(VMS) Plaintiff's Motion to Preclude Testimony of Adam Falconer

## Dear Judge Merchant:

This firm represents Plaintiff Artec Europe S.à.r.l ("Artec") in the above-captioned matter. We write to inform the Court that Artec served motion papers on Defendants Shenzhen Creality 3D Tech. Co., Ltd. and Shenzhen Jimuyida Technology Co., Ltd. (collectively, "Defendants") relating to Artec's Motion to Preclude Testimony of Adam Falconer on July 9, 2025 via email. Artec's motion papers include:

- 1) Notice of Motion to Preclude the Testimony of Adam Falconer
- 2) Memorandum in Support of Motion to Preclude the Testimony of Adam Falconer
- 3) Declaration of Richard de Bodo in Support of Motion to Preclude the Testimony of Adam
- 4) Exhibits A-C to the de Bodo Declaration in Support of the Motion to Preclude Testimony of Adam Falconer

The parties have agreed on the following briefing schedule:

- August 21, 2025 for opposition to the Motion to be served by Defendants
- September 26, 2025 for reply in support of the Motion to be served by Artec and all motion papers to be filed by the parties.

Due to a misunderstanding of your Honor's Individual Practices and Rules, Artec identified the papers to Defendants via email but did not serve a separate cover letter. Artec apologizes for this omission and any inconvenience.



Respectfully submitted,

## /s/ Michael O. Cummings

Michael O. Cummings **RIMON PC** 400 Madison Ave, Suite 11D New York, NY 10017 Tel/Fax: (973) 494-2020 michael.cummings@rimonlaw.com

Richard de Bodo **RIMON PC** 2029 Century Park East, Suite 400N Los Angeles, CA 90067 Telephone: (310) 943-7301 richard.debodo@rimonlaw.com

All counsel of record via ECF cc: